

## **PCT**

## INTERNATIONAL PRELIMINARY EXAMINATION

(PCT Article 36 and Rule 70)

REC'D	2	2	OCT	2004	
WIPC	<b>⊋</b> F	<b>?</b> ;	F	PCT	

International application No. Intern			FOR FURTHER ACTION  See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)					
			International filing 08.08.2003	date (day/month/year)	Priority date (day/month/year) 09.08.2002			
Internation A61K3	onal Pate 5/78	ent Classification (IPC) o	r both national classific	ation and IPC				
Applicant HIDVE		té et al.			The transfer of section with the section of the sec			
1. Th Au	nis interr uthority a	national preliminary e and is transmitted to t	kamination report has he applicant accordin	s been prepared by t ng to Article 36.	this International Preliminary Examining			
2. Th	is REPO	ORT consists of a total	al of 6 sheets, includ	ing this cover sheet.				
		report is also accomp namended and are th Rule 70.16 and Sect			escription, claims and/or drawings which have aining rectifications made before this Authority			
Th		nexes consist of a tota		ionano mondonone	under the POT).			
3. ' Thi	is report	t contains indications	relating to the following	ing itomo:				
1	⊠	Basis of the opinion	reading to the following	ing items.				
11		Priority						
III	⊠	•	f oninion with rogard	to marries to a second				
IV		Lack of unity of inver	ntion	to novelly, inventive	step and industrial applicability			
V			under Rule 66.2(a)(	ii) with regard to nov	elty, inventive step or industrial applicability;			
VI		Certain documents of						
VII		Certain defects in the	international applica	ation				
VIII	I 🗆	Certain observations	on the international	application	t state of the second second			
Date of su	bmission	of the demand		Date of completi	on of this report			
24.02.20	24.02.2004			21.10.2004				
Name and preliminary	/ examin	address of the Internation	nal	Authorized Office	OF ANTONIA PELENDON,			
- M	D-80	pean Patent Office 298 Munich		Pilling 9	Pilling, S			
	7 Tel - Fax:	+49 89 2399 - 0 Tx: 523 +49 89 2399 - 4465	656 epmu d					
				Telephone No. +	49 89 2399-8461			

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/HU 03/00065

I.	Bas	sis	of	the	rep	ort
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	Description, Pages						
	1-20	0	as originally filed					
		ims, Numbers	and the control of the set to the set the set of the control of th					
	1-1(	0 .	received on 16.09.2004 with letter of 16.09.2004					
	Dra	wings, Sheets						
	1/17	7-17/17	as originally filed					
2.	Witl lanç	h regard to the <b>langu</b> guage in which the int	age, all the elements marked above were available or furnished to this Authority in the ernational application was filed, unless otherwise indicated under this item.					
	The	se elements were av	ailable or furnished to this Authority in the following language: , which is:					
		the language of a tra	anslation furnished for the purposes of the international search (under Rule 23.1(b)).					
		the language of publ	lication of the international application (under Rule 48.3(b)).					
		the language of a tra Rule 55.2 and/or 55.	anslation furnished for the purposes of international preliminary examination (under 3).					
з.	3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:							
		contained in the inte	rnational application in written form.					
		filed together with the	e international application in computer readable form.					
		furnished subsequer	ntly to this Authority in written form.					
☐ furnished subsequently to this Authority in computer readable form.								
	he subsequently furnished written sequence listing does not go beyond the disclosure pplication as filed has been furnished.							
•		The statement that the listing has been furn	he information recorded in computer readable form is identical to the written sequence ished.					
4. The amendments have resulted in the cancellation of:								
		the description,	pages:					
		the claims,	Nos.:					
		the drawings,	sheets:					

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5.		This report has been establis been considered to go beyon	shed as	if (some of) disclosure as	) the amendr s filed (Rule	lments had not been made, since they have 70.2(c)).			
		(Any replacement sheet contreport.)	aining	such amend	dments must	t be referred to under item 1 and annexed to this			
6.	Add	ditional observations, if necess	ary:						
Ш	. No	n-establishment of opinion v	vith re	gard to nov	elty, invent	tive step and industrial applicability			
	The	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be industrially applicable have not been examined in respect of:							
		the entire international applic	ation,						
	$\boxtimes$	claims Nos. 9,10							
		because:							
	×	the said international applications not require an internation	tion, or onal pre	the said cla eliminary exa	ims Nos. 9,1 amination (s <sub>l</sub>	10 relate to the following subject matter which specify):			
		see separate sheet							
		the description, claims or dra that no meaningful opinion co	wings ( ould be	<i>(indicate par</i> formed <i>(spe</i>	ticular eleme ecify):	nents below) or said claims Nos. are so unclear			
		the claims, or said claims No could be formed.	s. are s	o inadequal	tely supporte	ed by the description that no meaningful opinion			
		no international search report	has b	een establis	hed for the s	said claims Nos.			
2.	A meaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions:								
		the written form has not been	furnisl	ned or does	not comply v	with the Standard.			
		the computer readable form h	nas not	been furnis	hed or does	not comply with the Standard.			
V.	V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
1.	Stat	ement		•		+ tu <sub>i</sub> et g. +			
	Nov	elty (N)	Yes: No:	Claims Claims	1,3 6				
	Inve	ntive step (IS)	Yes: No:	Claims Claims	1,3 6				
	indu	strial applicability (IA)	Yes: No:	Claims Claims	1,3,6				
2.	Cita	tions and explanations							

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see separate sheet

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### Re Item III

## Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claims 9 to 10 relate to subject-matter considered by this Authority to be covered 1. by the provisions of Rule 67.1 (iv) PCT. Consequently, no international preliminary examination will be made in respect of these claims (Article 34(4)(a)(i) PCT).

### Re Item V

Reasoned statement under Rule 66~2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The documents cited in the International Search Report (ISR) are consecutively 2. numbered DI to D6 in the order of their listing. If not indicated otherwise, reference is made to the passages cited in said ISR.

## **Novelty**

- None of the presently available prior art documents discloses the use of 3. fermented wheat germ extract for treating/preventing arthritis. Thus, the subject matter of Claims 1 and 3 is new (Article 33(2) PCT).
- The term antiinflammatory agent in Claim 6 appears vague and seems to 4. encompass antioxidant compounds such as vitamin C. Document D2 discloses a pharmaceutical composition comprising a fermented wheat germ extract (Avemar®) and vitamin C (see the abstract). Document D3 discloses a pharmaceutical composition comprising a fermented wheat germ extract (Avemar®) and vitamin C (see Figure 4). Hence, the subject matter of Claim 6 lacks novelty in view of the disclosure of either document D2 or D3 (Article 33(2) PCT).

### **Inventive Step**

Document DI discloses the preparation of anti active-oxygen agents by roasting 5. wheat germ and mixing with koji mould/yeast and then fermenting. It is disclosed that the agents may be used "50-500 mg/day as anti-inflammatory agents" (see the abstract). Taking into account (a) the present experimental evidence of

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# INTERNATIONAL PRELIMINARY International application No. PCT/HU 03/00065 EXAMINATION REPORT - SEPARATE SHEET

successful treatment of arthritis in the present specification and (b) the arguments of the Applicant that arthritis is resistant to treatment and that many antiinflammatory agents have no effect in treating arthritis and (c) the large number of potential antiinflammatory compounds that could be tested, the IPEA accepts inventive step in respect of present Claims 1 and 3. In this regard, there appeared to be no clear motivation in the prior art towards using the antioxidant/antiinflammatory compositions of document D1 for treating arthritis. On the basis of the presently available prior art, the expectation of success of such a treatment would appear to have been low.

- 6. Thus, the subject matter of Claims 1 and 3 is inventive (Article 33(3) PCT).
- 7. It may also be helpful to note that even in the event that the further active ingredient of Claim 6 was to be distinguished from the disclosure of documents D2 or D3, e.g. by restriction to non steroidal anti-inflammatory agents or diclophenac, that such a restriction would be unlikely to render the subject matter of this claim inventive. In this regard, it would appear that combining a known anti-inflammatory agent (see D1) with a further known antiinflammatory agent would not require inventive ability.





#### Amended claims

- 1. Use of a fermented wheat germ extract (Avemar®) for the manufacture of a medicament for treating or preventing or alleviating arthritis.
- 2. The use according to claim 1 wherein arthritis is rheumatoid arthritis.
- 3. Use of a fermented wheat germ extract (Avemar®) and an anti-inflammatory agent for the manufacture of a medicament for treating or preventing or alleviating arthritis.
- 4. The use according to claim 3 wherein the anti-inflammatory agent is a non-steroidal anti-inflammatory agent.
- 5. The use according to claim 5 wherein the non-steroidal anti-inflammatory agent is diclophenac.
- 6. A pharmaceutical composition comprising an effective amount of fermented wheat germ extract (Avemar®) combination with an anti-inflammatory agent and a pharmaceutically acceptable carrier.
- 7. The pharmaceutical composition according to claim 6 wherein the anti-inflammatory agent is a non-steroidal anti-inflammatory agent.
- 8. The pharmaceutical composition according to claim 7 wherein the non-steroidal anti-inflammatory agent is diclophenac.
- 9. A method of treating or preventing or alleviating arthritis in a mammal including human comprising administering to said mammal, in which such treatment or prevention or alleviation is desired, an effectice amount of fermented wheat germ extract (Avemar®).
- 10. The method of claim 9 comprising further administering an anti-inflammatory agent.

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